STATE OF SOUTH CAROLINA  (Caption of Case)  Example: Application for a Class C Charter Certificate from John Doe dba Doe's Limo	SA OES OES BEFORE THE 22596 PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA TRANSPORTATION COVER SHEET	9
RECEIVED	) DOCKET NUMBER: <u>2010</u> - 322 - <u>T</u>	
SEP 1 6 2010  PSC SC (Please type or print)  CLERK'S OFFICE	If this is your first time filing an application with the PSC, you will a lave a Docket Number. The Commission will assign one to you. If y have filed with the Commission before, a Docket Number was assign and should be entered above.	you
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	200 400 0000	
Submitted by: New World Van Lines, Inc.		_
Address: 5875 N. Rogers Ave.	Fax: 773-435-6358	
Chicago, IL 60646	Other:	
NOTE: The cover sheet and information contained herein neither	Email: eplaces nor supplements the filing and service of pleadings or other paper.	ers
as required by law. This form is required for use by the Public Se be filled out completely.	vice Commission of South Carolina for the purpose of docketing and mu	ust
NATURE OF ACT	ION (Check all that apply)	
Application - Class C Taxi	Request to Amend Scope of Authority	
Application - Class C Charter	Request to Amend Tariff (rate Increase, etc.)	.)
Application - Class C Charter Bus	Request to Amend Passenger Limit	
Application - Class C Non-Emergency	Request S = I	
Application - Class E Household Goods	Exhibit Se S	
Application - Class E Hazardous Waste	Late-Filed Exhibit	) [
Application	Letter SR	
Request for Extension to Comply with Order	Proposed Order	
Request for Order Granting Authority to Obtain a Certifi		バ
of Public Convenience and Necessity to be Rescinded	Reservation Letter	
Request for Cancellation of Certificate	Response	
Request for Suspension	Return to Petition	
Request for Reinstatement	Other:	_
Request for Name Change on Certificate		

If you have any questions about this form, please contact the PUBLIC SERVICE COMMISSION at 803-896-5100.



# PUBLIC-SERVICE COMMISSION OF SOUTH CAROLINA

101 Executive Center Drive, Suite 100Columbia, South Carolina 29210

(Mailing address: Post Office Drawer 11649, Columbia, SC 29211

Phone: (803) 896-5100 FAX: (803) 896-5199

# APPLICATION FOR CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY FOR OPERATION C MOTOR VEHICLE CARRIER

Select Class	: (Check one)		Date:	08/20/2010			
🗵 E (HI	HG) - Household G	oods					•
☐ E (H <i>A</i>	AZ) - Hazardous M	aterial					
		o request reinstatement or a ication will be accepted. If					
Check one:							_
New Ap	plication						
Amende	ed Scope of Authori	ty			5 ( <b>5</b>	4.74	
	rent Scope: t counties)						
	ended Scope: t counties)				TĀ ,		
☐ Reinstat	ement of Authority						
My Cer	tificate of Public Con	venience and Necessity Nu	ınber is	N	1y certificate	was	revoke
cancell	ed on	because					<del></del>
I am see	eking reinstatement b	ecause					
1. Name unde	r which business is to	be conducted (corporation,	, partnership, or sold	e proprietorship, v	with or withou	ut trac	ie nam
***************************************		5875 N. Rogers A Street Adda	ve., Chicago, IL 6	60646		· · · · · · · · · · · · · · · · · · ·	······································
	]	Mailing Address of Applica	nt if different from	street address			
	773-685	5_3399		773-435	-6358		
	Phor			FAX			
	•	dmarx	@nwvl.com				
			il Address				

2. If incorporated, a copy of Articles of Incorporation must be attached. (If incorporated outside of SC, attach SC Secretary of State "Foreign Corporation" Certificate.)

#### Attachment 2.b

# **Application for Permanent Authority To Transport Passenger or Household Goods**

**5.** Is applicant certified to provide **intrastate** transportation of household goods in another state:

Yes

If yes, attach a letter from the regulator agency in the state(s) stating applicant is in compliance with the rules and regulations of said state agency.

New World Van Lines, Inc. holds intrastate motor carrier authority in Florida and North Carolina. There are letters from the agencies overseeing intrastate operations in both states attached.

3.	Select Entity Type: (Check	•				
	☐ Individual Owner/Sole Proprietorship					
	Partnership - List names and address of all person having an interest in the business.					
	▼ Corporation - List name	es and addresses of two princ	ipal officers.			
	David Marx - 5875 N. Roge	rs Ave. Chicago, IL 60646				
	Jerry Marx - 5875 N. Rogers	s Ave. Chicago, IL 60646				
4	. Applicant proposes to ope	rate service as follows: (Che	ck one.)			
	○ Intrastate Only	O Interstate Only	<ul><li>Both</li></ul>			
5	. Is applicant certified to pro	ovide <b>intrastate</b> transportati	on of household goods in another state: (Check one.)			
	• Yes	○ No				
	If yes, attach a letter from regulations of said state ag		ate(s) stating applicant is in compliance with the rules and			
6.			astate household goods authority or failure to abide transportation of household goods in this state or any			
	○ Yes	<ul><li>No</li></ul>				
	If yes, list dates and natur	e of convictions below.				
7.	Has applicant ever had a cannot any other state? (Check on	•	nsportation of household goods revoked in this state or			
	O Yes	<ul><li>No</li></ul>				
	If yes, list dates and nati	re of revocations below.				
		100 Television - 100 A 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4				

Applicant is financially able to furnish the services as specified in this application and submits the following statement of assets and liabilities.

# BALANCE SHEET

Balance a	t Time Application is Filed:	
Month	Year	

Assets:

Cash	See attachment 3.a
Receivables	
Real Estate	
Buildings and Equipment (Net)	
Motor Vehicles (Net)	
Garage Equipment (Net)	
Machinery and Tools (Net)	
Supplies on Hand	
Prepaids and Other Assets	
Total Assets	
Liabilities and Equity:	
Accounts Payable	
Notes Payable	
Mortgages Payable	
Equipment Obligations	
Accrued Salaries and Wages	
Other Accrued Obligations	
Other Liabilities	
Total Liabilities	
Capital Stock	
Retained Earnings	
Total Equity	
Total Liabilities and Equity	

## Attachment 3.a

# New World Van Lines, Inc. Consolidated Balance Sheet For the three months ending July 31, 2010

# **ASSETS**

<u>Current Assets</u>	
Cash	\$ 2,086,577
Accounts Receivable	15,319,788
Prepaid Insurance	228,118
Other Current Assets	5,085,434
Total Current Assets	22,719,917
Net Property and Equipment	6,847,741
Other Assets	36,465
Total Assets	\$ 29,604,123
LIABILITIES & EQUITY	
Current Liabilities	₽ 4040.60E
Accounts Payable Accrued Expenses	\$ 4,813,685 3,075,265
Other Current Liabilities	263,667
Total Current Liabilities	8,152,617
Total Gallon Elabilities	0,102,017
Amounts Due Shareholders	8,151,214
Shareholders' Equity	
Common Stock & Paid In Capital	35,248
Retained Earnings	13,265,044
Total Equity	13,300,292
Total Liabilities & Shareholders' Equity	\$ 29,604,123

# PROPOSED RATES AND CHARGES FOR SERVICE

Proposed Rates and Charges for Service are as follows: See attached tariff.

# COMMODITIES TO BE TRANSPORTED AND AREA(S) TO BE SERVED

Commodities to be Transported: (Check one)
▼ Household Goods, as defined in R103-210(1)
☐ Hazardous Wastes, as defined in R103-210(2)

Areas to be Served: (List each county in which you plan to operate)

Abbeville	Chester	Greenville	Marion
Aiken	Chesterfield	Greenwood	Marlboro
Allendale	Clarendon	Hampton	Newberry
Anderson	Colleton	Horry	Oconee
Bamberg	Darlington	Jasper	Orangeburg
Barnwell	Dillon	Kershaw	Pickens
Beaufort	Dorchester	Lancaster	Richland
Berkeley	Edgefield	Laurens	Saluda
Calhoun	Fairfield	Lee	Spartanburg
Charleston	Florence	Lexington	Sumter
Charokee	Georgetown	McCormick	Union

York

# **DESCRIPTION OF EQUIPMENT**

MAKE	YEAR & MODEL	VIN#	WEIGHT EMPTY	CARRYING CAPACITY *
		See attachment 5.a		
				, , , , , ,
L				

<sup>\*</sup> Number of seats if passenger carrier or tonnage if freight carrier.

# **INSURANCE QUOTE**

The following insurance quantum of the following in	uote is for:	
	NEW W	ORLD VAN LINES, INC
		(Name of Motor Carrier)
	5875 N R	ROGERS CHICAGO, IL 60646-5991
		Address of Motor Carrier)
•		
Amount of Premium:		Limits Quoted (See Below):
Liability Insurance \$		750,000
Cargo Insurance	\$	5,000
* Attach Certificate of In	surance if a	vailable.
	V	ANLINER INSURANCE COMPANY
	(Is	nsurance Company Name)
•	ON	E PREMIER <u>DR; ST. LOUIS, MO 63026</u>
•	(Home	e Office Address of Company)
above quote meets the min	imum insura	s and Regulations relating to insurance requirements and the nee limits prescribed. The insurance company making this na Department of Insurance to do business in South Carolina.
. Date /	·· (A	Authorized insurance Company Representative)

\*\*\* Form E and Form H Certificates of Insurance are required to be filed with the Office of Regulatory Staff (ORS). Please refer to Regulation Nos. 103-172; 103-173 for Schedule of Minimum Limits. Transportation regulations are accessible on the ORS website (regulatorystaff.sc.gov).

# Form E UNIFORM MOTOR CARRIER BODILY INJURY AND PROPERTY DAMAGE LIABILITY CERTIFICATE OF INSURANCE

Filed with. SOUTH CAROLINA OFFICE OF REGULATORY STAFF(hereinafter called Commission)	on)
This is to certify, that the VANLINER INSURANCE COMPANY	
(Name of Company)  (hereinafter called Company) of ONE PREMIER DRIVE; ST LOUIS, MO 63026  (Home Office Address of Company)	
NEW WORLD VAN LINES, INC 5875 N ROGERS; CHICAGO, IL 60646-5991	
NEW WORLD VAN LINES, INC 5875 N ROGERS; CHICAGO, IL 60646-5991  (Name of Motor Carrier) (Address of Motor Carrier)	***************************************
a policy or policies of insurance effective from, 12/01/2009, 12:01 A.M. standard time at the address of the insured stated in said policy and continuing until cancelled as provided herein, which, by attachment of the Uniform Motor Carrier Bodily Injury and Property Dam Insurance Endorsement, has or have been amended to provide automobile bodily injury and property damage iiability insurance obligations imposed upon such motor carrier by the provisions of the motor carrier law of the State in which the Commission has juriedualitions promulgated in accordance therewith.	nage Liability covering the
Whenever requested, the Company agrees to furnish the Commission a duplicate original of said policy or policies and all enthereon.	ndorsements
This certificate and the endorsement described herein may not be cancelled without cancellation of the policy to which it is attached cancellation may be effected by the Company or the insured giving thirty (30) days' notice in writing to the State Commission, such thir notice to commence to run from the date notice is actually received in the office of the Commission.	ty (30) days
Countersigned at ONE PREMIER DRIVE ST LOUIS MO 63026 (Street Address) (City) (State) (Z	ip Code)
this 3RD day of DECEMBER 20,09	
Insurance Company File No. TRV4373001 (Authorized Company Representative)	

IRB 3539B

# Form H UNIFORM MOTOR CARRIER CARGO CERTIFICATE OF INSURANCE

Flied with, SOUTH CAROLINA OFFICE OF REGULATORY STAFF (hereinafter called Commission)
This is to certify, that the . VANLINER INSURANCE COMPANY (Name of Company)
(hereinafter called Company) of . ONE PREMIER DRIVE: ST. LOUIS, MO 63026 (Home Office Address of Company)
NE□ □ ORLD VAN LINES, INC  (Name of Motor Carrier)
(Marke of Motor Carrier)
of N ROGERS; CHICAGO, IL 606[6][[100]
(Address of Molor Cerrier)
a policy or policies of insurance effective from.   20072001  12:01 A.M. standard time at the address of the insured stated in said policy or policies and continuing until canceled as provided herein, which, by attachment of the Uniform Motor Carder Cargo Insurance Endorsement, has or have been emended to provide cargo insurance covering the obligations imposed upon such motor carder by the provisions of the motor carder law of the State in which the Commission has jurisdiction or regulations promulgated in accordance therewith.  Whenever requested, the Company agrees to furnish the Commission a duplicate original of said policy or policies and all endorsements thereon.  This certificate and the endorsement described herein may not be canceled without cancellation of the policy to which it is attached. Such cancellation may be effected by the Company or the insured giving thirty (30) days' notice in writing to the State Commission, such thirty (30) days' notice to commence to run from the date notice is actually received in the office of the Commission.
Countersigned at ONE PREMIER DRIVE ST. LOUIS, MO 63026 this 3RD day of DECEMDER 20,00 (Street Address) (City) (Stelet City)
Insurance Company File No. CGV [8 [800] (Folicy Number) (Folicy Number) (Folicy Number)

# Exhibit FWA

					New World	Van Lines, Inc	o.
-					N	lame	
		258	748				162485
		U.S.D.0	O.T N	lo.			ICC No.
1. D	oes	Applicant have a S	afety	Rating	from the U.S.I	D.O.T.?	
(	• 1	Yes	(	) No		O Pending	(Submit when received.)
		If Yes, indicate rat	ing b	elow ar	nd provide copy	<b>7.</b>	
		<ul><li>Satisfactory</li></ul>		0	Conditional	O U	nsatisfactory
		any of Applicant's ast twelve (12) mon		rs or ve	chicles been pla	ces "out of ser	vice" by Transport Police safety officers in
	7	<i>Y</i> es	•	No			
3. A	re th	nere currently any o	utsta	nding j	udgment(s) aga	inst the Applic	ant?
	7	<i>Y</i> es	$\odot$	No			
la	ws t	•	moto	or carrie	er operations in	_	Tety regulations and workers' compensation a, and does Applicant agree to operate
(	) Y	l'es	0	No			
		plicant aware of the vith?	e Con	nmissio	n's insurance re	equirements an	d the insurance premium costs associated
(	Y	/es	0	No			
	nissi	ion, a copy of current					ance premiums. At the discretion of the rovide copy of insurance policies unless
This  William  Notar  Comm	15 ) UU y Pul	day of Section of Expires 4/28	ore n Hen	ME vber,:		My Commiss	Applicant's Signature  CIAL SEAL"  IG T. NGUYEN  SUC, STATE OF ILLINOIS  ION EXPIRES 04/28/2011
		· · · · · · · · · · · · · · · · · · ·	1		7 of	9	

#### PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA POST OFFICE DRAWER 11649 COLUMBIA, SOUTH CAROLINA 29211

and R.103-100 thro Code Ann., 1976),	ough R.103-241 of the Commission and R.38-400 through 38-503 of pl.23A, S.C. Code Ann.,1976) and	le Ann. §58-23-10, et seq.(1976), and amendments thereto, on's Rules and Regulations for Motor Carriers (Vol.26, S.C. the Department of Public Safety's Rules and Regulations for damendments thereto, and hereby promises compliance
COUNTY OF	Cook	Applicant's Signature
I,	David W. Marx ame of Applicant's Representative	President Title
14	-	
of	New V	World Van Lines, Inc. Applicant
	the Certificate of Public Convenienments contained in the above ap	ence and Necessity as set forth in the foregoing, swear or epplication are true and correct.
		Signature of Applicant's Representative
SWORN This day  Mully Suff Notary Public	TO BEFORE ME of September, 2010	"OFFICIAL SEAL"  NHUNG T. NGUYEN  NOTARY PUBLIC, STATE OF ILLINOIS  My Commission Expires 04/28/2011

Commission Expires

# The State of South Carolina



# Office of Secretary of State Mark Hammond

# **Certificate of Authorization**

I, Mark Hammond, Secretary of State of South Carolina Hereby certify that:

# NEW WORLD VAN LINES, INC.,

a corporation duly organized under the laws of the state of **ILLINOIS** and issued a certificate of authority to transact business in South Carolina on **December 30th**, **2004**, has on the date hereof filed all reports due this office, paid all fees, taxes and penalties owed to the Secretary of State, that the Secretary of State has not mailed notice to the Corporation that its authority to transact business in South Carolina is subject to being revoked pursuant to Section 33-15-310 of the 1976 South Carolina Code, and no application for surrender of authority to do business in South Carolina has been filed in this office as of the date hereof.

Given under my Hand and the Great Seal of the State of South Carolina this 30th day of December, 2004.

Mark Hammond, Secretary of State



U.S. Department of Transportation Federal Motor Carrier Safety Administration

DAVID W. MARX PRESIDENT NEW WORLD VAN LINES INC 5875 N ROGERS AVENUE CHICAGO IL 60646 400 Seventh St., S.W. Washington, D.C. 20590

February 18, 2004

In reply refer to: Your USDOT No.: 258748 Review No.: 299483/CR

Dear DAVID W. MARX :

The motor carrier safety rating for your company is:

#### SATISFACTORY

This SATISFACTORY rating is the result of a review and evaluation of your safety fitness completed on Pebruary 5, 2004. A SATISFACTORY rating indicates that your company has adequate safety management controls in place to meet the safety fitness standard prescribed in 49 C.F.R. 385.5.

Please assure yourself that any specific deficiencies identified in the review report have been corrected. We appreciate your efforts toward promoting motor carrier safety throughout your company. If you have questions or require further information, please contact your local Pederal Motor Carrier Safety Administration office listed below:

U.S. DEPARTMENT OF TRANSPORTATION PEDERAL MOTOR CARRIER SAFETY ADMINISTRATION 3250 EXECUTIVE PARK DRIVE SPRINGFIELD, 1L 62703 Telephone No.: 217.492.4608

Charles A. Horan, III

Director, Office of Enforcement and

Compliance



# NORTH CAROLINA UTILITIES COMMISSION 4325 Mail Service Center Raleigh, North Carolina 27699-4325

CERTIFICATE OF EXEMPTION NO. C-2378

New World Van Lines, Inc.
Name

5875 N. Rogers Avenue, Chicago, Illinois 60646 Address

has complied with the terms and conditions set forth in the Commission's Order dated February 22, 2002, pursuant to General Statute 62-261(8) and is hereby authorized to transport household goods between all points and places within the State of North Carolina. This certificate of exemption number, your name, city, and state must be displayed on both sides of all vehicles used to transport household goods within North Carolina in letters no less than three (3) inches high.

Issued this <u>5th</u> day of <u>January</u>, <u>2005</u>.



Florida Department of Agriculture and Consumer Services Division of Consumer Services 2005 Apalachee Pkwy Tallahassee, Florida 32399-6500

September 21, 2009

NEW WORLD VAN LINES, INC. 5875 N ROGERS AVE CHICAGO, IL 60646-5953

SUBJECT: Registration Number: IM290



Your application and fee for registration as an Intrastate Mover of Household Goods as required in Florida by Chapter 507, Florida Statutes, have been received and processed.

This certificate should be prominently displayed in your primary place of business. This registration is not valid at any place of business other than those designated in your application, unless the Department is notified in writing in advance of any change of location. This registration is not assignable. You may not conduct business under more than one name except as registered.

PLEASE NOTE the new law requires you to provide to the shipper a written estimate and contract prior to
providing any moving services. The estimate and contract must also be signed and dated by both the shipper
and mover. In addition, all contracts must contain the following phrase: "is registered with the
State of Florida as a Mover. Registration No" Each advertisement you place must include the
phrase: "Fla. Mover Reg. No". Each of the mover's vehicles must desplay a sign on the driver's side
door which includes at least one of these phrases in lettering of at least 1.5 inches in height.

If you have any questions, please call the Division of Consumer Services toll free at (800) HELP-FLA (435-7352), or (850) 922-2966 if calling from outside Florida.

Cut Here\_



POST CERTIFICATE CONSPICUOUSLY

State of Florida
Department of Agriculture and Consumer Services
Division of Consumer Services
2005 Apalachee Pkwy
Tallahassee, Florida 32399-6500

Registration No.: IM290

Issue Date: September 21, 2009

Expiration Date: October 7, 2010

# Intrastate Mover of Household Goods Registration Certificate

Chapter 507, Florida Statutes

NEW WORLD VAN LINES, INC. 5875 N ROGERS AVE CHICAGO, IL 60646-5953

CHARLES H. BRONSON

COMMISSIONER OF AGRICULTURE

hallo H Bronson

# TITLE PAGE

NO. 1

NAME: NEW WORLD VAN LINES, INC.

ADDRESS: 5875 N. Rogers Avenue

Chicago, IL 60646

PHONE: <u>773-685-3399</u>

(Business)

FAX: <u>773-435-6358</u>

(FAX)

#### FOR THE TRANSPORTATION OF:

household goods within the State of South Carolina

DATE ISSUED: August 30, 2010 DATE EFFECTIVE: August 30, 2010

SIGNATURE & TITLE (owner, partner, corp. officer)

**President** 

Certificate No: 31222

Issue Date: August 30, 2010 Effective Date: August 30, 2010

\_No. 1

## ITEM 2. DELIVERY OUT OF STORAGE:

```
PER 1,000 LBS.
1,000 lbs.
                $ 400.00
                $ 700.00
2,000 lbs.
3,000 lbs.
            = $1,000.00
4,000 lbs.
            = $1,300.00
5,000 lbs.
            = $1,500.00
6,000 lbs.
            = $1,800.00
7,000 lbs.
            = $2,100.00
8,000 lbs.
            = $2,400.00
9,000 lbs.
            = $2,700.00
            = $3,000.00
10,000 lbs.
11,000 lbs.
            = $3,300.00
12,000 lbs.
            = $3,600.00
13,000 lbs.
            = $3,900.00
            = $4,100.00
14,000 lbs.
15,000 lbs.
            = $4,400.00
16,000 lbs.
            = $4,700.00
17,000 lbs.
            = $4,900.00
            = $5,100.00
18,000 lbs.
19,000 lbs.
            =
                $5,300.00
            = $5,500.00
20,000 lbs.
over 20,000 lbs. = $250.00 per 1,000 lbs.
```

Company Name: New World Van Lines, Inc. License Number: 31222 Issue Date: August 30, 2010

SECTION III

Effective Date: August 30, 2010

No. 1

# TRANSPORTATION RATES (WEIGHT AND MILEAGE BASIS)

MILES	1,000 POUNDS	2,000 POUNDS	3,000 POUNDS	4,000 POUNDS	5,000 POUNDS	6,000 POUNDS	7,000 POUNDS 1	8,000 POUNDS	9,000 POUNDS	10,000 POUNDS	11,000 POUNDS	12,000 POUNDS 1	13,000 POUNDS
26 - 50	675.00	1,125.00	1,625.00	2,050.00	2,475.00	2,900,00	3,325.00	3,725.00	4,125.00	4,525.00	4,925.00	5,275.00	5,625.00
51 - 100	675.00	1,125.00	1,625.00	2,100.00	2,575.00	3,050.00	3,525.00	4,000.00	4,400.00	4,800.00	5,200.00	5,550.00	5,900,00
101 - 150	710.00	1,160.00	1,660.00	2,135.00	2,610.00	3,085.00	3,560.00	4,035.00	4,435.00	4,835.00	5,235.00	5,585.00	5,935.00
151 - 200	745.00	1,195.00	1,745.00	2,220.00	2,695.00	3,170.00	3,645.00	4,120.00	4,520.00	4,920.00	5,320.00	5,670.00	6,020.00
201 - 250	780.00	1,230.00	1,780.00	2,255,00	2,730.00	3,205.00	3,680.00	4,155.00	4,555.00	4,955.00	5,355.00	5,705.00	6,055.00
251 - 300	815.00	1,265.00	1,815.00	2,315.00	2,790.00	3,265.00	3,740.00	4,240.00	4,690.00	5,090.00	5,490.00	5,840.00	6,190.00
301 - 350	840.00	1,290.00	1,890.00	2,390.00	2,865.00	3,340.00	3,815.00	4,315.00	4,765.00	5,165.00	5,565.00	5,915.00	6,265.00
351 - 400	865.00	1,315.00	1,965.00	2,465.00	2,940.00	3,415.00	3,890.00	4,390.00	4,840.00	5,240.00	5,640.00	5,990.00	6,340.00
401 - 450	890.00	1,340.00	2,040.00	2,540.00	3,015.00	3,490.00	3,965.00	4,465.00	4,915.00	5,315.00	5,715.00	6,065.00	6,415.00
451 - 500	915.00	1,365.00	2,115.00	2,615.00	3,090.00	3,565.00	4,040.00	4,540.00	4,990.00	5,390.00	5,790.00	6,140.00	6,490.00
MILES	14,000 POUNDS	15,000 POUNDS	16,000 POUNDS	17,000 POUNDS	18,000 POUNDS	19,000 POUNDS	20,000 POUNDS	21,000 POUNDS	22,000 POUNDS	23,000 POUNDS	24,000 POUNDS	25,000 POUNDS	26,000 POUNDS
26 - 50	5,975.00	6,325.00	6,675.00	7,000.00	7,325.00	7,650.00	7,975.00	8,300.00	8,625.00	8,950.00	9,275.00	9,600.00	9,925.00
51 - 100	6,250.00	6,600.00	6,950.00	7,275.00	7,600.00	7,925.00	8,250.00	8,575.00	8,900.00	9,225.00	9,550.00	9,875.00	10,200.00
101 - 150	6,285.00	6,635.00	6,985.00	7,310.00	7,635.00	7,960.00	8,285.00	8,610.00	8,935.00	9,260.00	9,585.00	9,910.00	10,235.00
151 - 200	6,370.00	6,720.00	7,070.00	7,395.00	7,720.00	8,045.00	8,370.00	8,695.00	9,020.00	9,345.00	9,670.00	9,995.00	10,320.00
201 - 250	6,405.00	6,780.00	7,155.00	7,505.00	7,855.00	8,205.00	8,555.00	8,880.00	9,205.00	9,530.00	9,855.00	10,180.00	10,505.00
251 - 300	6,540.00	6,940.00	7,340.00	7,715.00	8,090.00	8,465.00	8,840.00	9,165.00	9,490.00	9,815.00	10,140.00	10,140.00 10,465.00 10,790.00	10,790.00
301 - 350	6,615.00	7,040.00	7,465.00	7,865,00	8,265.00	8,665.00	9,065.00	9,390.00	9,715.00	10,040.00	10,365.00	10,690.00	11,015.00
351 - 400	6,690.00	7,140.00	7,590.00	8,015.00	8,440.00	8,865.00	9,290.00	9,615.00	9,940.00	10,265.00		10,590.00 10,915.00 11,240.00	11,240.00
401 - 450	6,765.00	7,240.00	7,715.00	8,165.00	8,615.00	9,065.00	9,515.00	9,840.00	10,165.00	10,490.00	10,815.00 11,140.00		11,465.00
451 - 500	6,840.00	7,340.00	7,840.00	8,315.00	8,790.00	9,265.00	9,740.00	10,065.00	10,390.00	10,715.00	11,040.00	11,365.00	11,690.00

5.00 for each additional 1,000 pounds or fraction thereof in excess of 25,000 pounds shown in the rate table to obtain per	
Add to the above rate \$325.00 for each additional 1,000 pounds or fraction	housand pound rate applicable on the shipment.

Company Name: New World Van Lines, Inc. Effective Date: August 30, 2010

No. 1

•		<b>Table of Contents</b>	
Standard Terr	ns and Cond	itions Explained	5
Rule 1	Bill of	Lading & Rates	5
Rule 2	Insura	nce	5
Rule 3	Declar	ration of Value, Liability Limitation	5
Rule 4		tion of a shipment	6
Rule 5		ouse Pickup or Delivery	6
Rule 6		ng & Packing	6
Rule 7		lete Article	6
Rule 8		able Articles or Articles of Extraordinary Value	6
Rule 9		es Liable to Cause Damage	6
Rule 10		tion of Articles	7
Rule 11		ing Special Articles	7
Rule 12		ctical Pick-Up or Delivery and Auxiliary Services	7
Rule 13	Payme		8
Rule 14		sition of Fractions	8
Rule 15		y Rates	8
Rule 16		ied Item or Pages	8
Rule 17	Claim		8
Rule 18	Hoisti	ng or Lowering	9
Rule 19		able Food	9
Rule 20		cticable Operation	10
Rule 21		ng Service	10
Rule 22		ced Charges	10
Rule 23		ents Accepted	10
Rule 24		onally Left Blank	10
Rule 25		sive or Other Dangerous Articles	11
Rule 26		embling and Re-Assembling	11
TERMS AND	CONDITIO	ONS (WEIGHT BASIS)	11
Rule 27	(a)	Expedited Service	11
	(b)	Complete Occupancy of Vehicle	11
	(c)	Exclusive Use of Vehicle	12
	(d)	Space Reservation for a Portion of a Vehicle	12
	(e)	Signature Required for Services	12
Rule 28		uting Charges	12
Rule 29		ate Charges	12
Rule 30	Intent	ionally Left Blank	13
Rule 31		of Weight	13
Rule 32		Pick-Up or Delivery	13
Rule 33		ge and Intermediate Application	13
Rule 34	Applio	eation of Mileage Rates	13
Copy of Unifo	orm Househo	old Good Bill of Lading and Freight Bill	14
Contract Term	s and Cond	itions Section 1	15
	lure and Lin	nitations Section 2,	15
Claims Proceed		nitations Section 3, 4	16
Claims Proceed	lure and Lin		
Claims Procee		Value, Document, Specie Section 5, 6	17
Claims Proceed Articles of Ex	traordinary '		

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010
No. 1

SECTION I	Accessorial Services Rates	19
Item 1	Packing & Unpacking Services	19
Item i	a. Price Per Item	19
	b. Other Prices etc.	19
	c. Delivery of Packing Material	19
Item 2	Labor Charges Per Man Per Hour	20
Itom 2	14001 01111601 01 114111 1 41 11011	•
Item 3	Servicing & Unservicing Appliances (not applicable on hourly moves)	20
Item 4	Extra Pickup or Delivery (not applicable on hourly moves)	20
Item 5	Piano/Organ Handling Charges a. Organs, Grand Pianos and all others over 38" height (not applicable on hourly moves)	20 20
	<ul> <li>b. Piano/Organ Flight Carry Charge (not applicable on hourly moves)</li> </ul>	20
	c. Piano/Organ Equipment Rental Charge	20
Item 6	Bulky Articles & Weight Additives (not applicable on hourly moves)	21
Item 7	Elevator, Stair and Excessive Carry Charges (not applicable on hourly rate moves)	22
Item 8	Re Weighing Charge (not applicable on hourly moves)	23
Item 9	Overtime Loading and Unloading (not applicable on hourly moves)	23
Item 10	Waiting Time (not the fault of mover)  (not applicable on hourly moves)	23
Item 11	Additional Transportation Charge (not applicable on hourly moves)	23
SECTION II	Transportation Rates (Time Basis)	
Item 1	Travel Time	24
Item 2	a. Rates Per Van & Driver	24
	b. Rates Per Helper	24
	c. Rates Per Supervisor	24
	d. Other Charges	24
SECTION II.A		2.5
Item 3	Residential Moves Cubic Foot Basis	25
Item 4	Residential Rates: Other	25
SECTION III	Transportation Rates, Weight & Mileage Basis	26
SECTION IV	Warehousing & Storage Rates	27
SECTION V	All Other Charges or Exceptions to Terms & Conditions	
SECTION V	Not Included in this Tariff	27
	Cianatura Bogo	27

Company Name: New World Van Lines, Inc. Certificate No:. 31222

Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

	 	 ***
This page intentionally left blank		

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

#### STANDARD TERMS & CONDITIONS

Governs all sections of this tariff unless otherwise provided within individual sections. Except as otherwise provided herein, the rates named in this tariff include one pickup and loading at point of origin and one delivery and unloading at point of destination. The rates published herein include all charges for drayage or other transfer services at intermediate transfer points on shipments handled through and not stopped for special services at such intermediate transfer points.

#### RULE 1

#### BILL OF LADING AND RATES

- a). Unless otherwise provided in this tariff, when property is transported subject to the provisions of this tariff, or as amended, the acceptance and use of the Uniform Household Goods Bill of Lading as described herein is required. If the bill of lading is issued on the order of the shipper, or his agent, in exchange or substitution for another bill of lading, the shipper's signature to the prior bill of lading as to the statement of value or otherwise, or election for common law or bill of lading liability, in or in connection with such prior bill of lading, shall be considered a part of the original bill of lading as fully as if the same were written or made in connection with the original bill of lading. Any alteration, addition or erasure on a bill of lading which shall be made without special notation thereon of the agent of the carrier issuing the bill of lading shall be without effect and the bill of lading shall be enforceable according to its original tenor.
- b). All rates and charges herein are dependant upon the shipment being released in accordance with the provisions of Rule 3 of this tariff.

#### RULE 2

#### INSURANCE

The cost of insurance against marine risk or any other insurance for the benefit of the shipper, will not be assumed by the carrier

#### RULE 3

#### DECLARATION OF VALUE - LIABILITY LIMITATION

- a) As used in this tariff, the phrases, "released value", "declared value" and "value declared by shipper" shall have the same meaning.
- b) Shippers are required to state specifically, in writing, the agreed or declared value of the property.
- c) If Shipper declines to declare the value or agree to a released value in writing, the shipment cannot be accepted.
- d) The agreed or declared value shall be deemed to relate to all services undertaken by the carrier or its agent and to each article separately and not to the shipment as a whole and such agreed and declared value must be entered on BILL OF LADING in the following form:

  THE AGREED OR DECLARED VALUE OF THE PROPERTY IS HEREBY SPECIFICALLY STATED BY THE SHIPPER TO BE NOT EXCEEDING \$ \_\_\_\_\_ PER POUND PER ARTICLE.
- e) Shipper may declare on specific articles, valuation in excess of value declared on the shipments, and each such article must be described and its excess value set forth in space provided on Bill of Lading.

Certificate No:. 31222

Issue Date: August 30, 2010 Effective Date: August 30, 2010

No. 1

#### **RULE 4**

#### DEFINITION OF A SHIPMENT

The term "shipment" means property tendered by one shipper, and accepted by carrier, at one place of origin (except as otherwise provided in Rule 32) and at one time, for one consignee, at one destination (except otherwise provided in Rule 32) and covered by one bill of lading. The name of only one shipper and one consignee shall appear on the bill of lading, but the bill of lading may also specify the name of a party (or more than one party when Rule 32 is applicable) to notify of the arrival of the shipment at destination.

#### RULE 5

#### WAREHOUSE PICK-UP OR DELIVERY

Except as otherwise provided herein, if shipment is delivered to or picked up at a warehouse the rates for transportation include only the loading and unloading at door, platform, or other point convenient or accessible to the vehicle.

#### RULE 6

#### MARKING AND PACKING

- a) Articles of fragile or breakable nature must be properly packed.
- b) Packages containing fragile articles or articles consisting wholly or in part glass, when packed by the shipper or his agent must be marked by plain and distinct letters designating the fragile character of contents.
- When articles of furniture, consisting wholly or in part of glass are covered or wrapped by the shipper or his agent such articles shall be wrapped in a manner to clearly expose glass surfaces or glass portions.
- d) Where articles are not packed or are improperly packed, crated or boxed and by reason thereof the articles not packed or contents of containers are more susceptible to damage, carrier will arrange to have such articles properly packed at charges as shown in this tariff.

#### RULE 7

#### COMPLETE ARTICLE

Each shipping piece or package and contents thereof shall constitute one article except for the total component parts of any article taken apart or knocked down for handling or loading in vehicle shall constitute one article for the purpose of determining carrier's liability as provided in Rule 3.

NOTE: When an entire shipment is transported in containers, lift vans or shipping boxes, each shipping package, piece or loose item not enclosed within a package in such containers, lift vans, or shipping boxes will constitute the article.

#### RULE 8

## PERISHABLE ARTICLES OR ARTICLES OF EXTRAORDINARY VALUE

- a) The carrier will not assume any liability whatsoever for: documents, currency, money, credit cards, jewelry, watches, precious stones or articles of extraordinary value including accounts, bills, deeds, evidence of debt, securities, notes, postage stamps, stamp collections, trading stamps, revenue stamps, letters or packets of letters, articles of peculiarly inherent value, precious metals or articles manufactured there from which are not specifically listed on the bill of lading.
- b) When perishable articles are included in a shipment with or without knowledge of the carrier, responsibility for consideration of flavor will not be assumed by the carrier.
- c) Plants, animals, fish or household pets will not be accepted for transportation.

#### RULE 9

# ARTICLES LIABLE TO CAUSE DAMAGE

- a) Carrier will not accept shipment property liable to impregnate or otherwise damage equipment or property.
- b) The carrier will not accept for shipment articles which cannot be taken from the premises without damage to the article or the premises.

Certificate No:. 31222

Issue Date: August 30, 2010 Effective Date: August 30, 2010

No. 1

#### RULE 10

#### INSPECTION OF ARTICLES

When carrier or his agent believes it necessary that the contents of packages be inspected, he shall make or cause such inspection to be made, or require sufficient evidence to determine the actual character of the property.

#### RULE 11

#### SERVICING SPECIAL ARTICLES

The transportation rates in this tariff do not include servicing or unservicing articles or appliances such as Refrigerators, Deep Freezers, Cabinets, Radios, Record Players, Washing Machines, Television Sets, Air Conditioners, Computers and the like which, if not properly serviced may be damaged in, or incident to, transit: nor is liability assumed for any such damage unless said articles or appliances are serviced and unserviced as provided in (a) or (b) below.

- a) Upon request of shipper, owner or consignee of goods, carrier will, subject to (b) below, service and unservice such articles and appliances at origin and destination for the additional charges provided in section 1. Additional Services. Such servicing and unservicing does not include removal or installation of articles secured to the premises, or plumbing, electrical or carpentry services necessary to disconnect, remove, connect and install such articles and appliances.
- b) If carrier does not possess the qualified personnel to properly service and unservice such articles or appliances, carrier will upon request of shipper, owner or consignee and as agent for them engage third persons to perform the servicing and unservicing. When third persons are engaged by carrier to perform any services, the carrier will not assume responsibility for their activities or conduct, amount of their charges: or for the quality or quantity of service furnished.
- c) All charges of the third persons must be paid by the shipper, and are in addition to all other charges in this tariff. Such charges will be advanced by the carrier, and billed as an Advanced Charge as provided in Rule 22 herein.

#### **RULE 12**

#### IMPRACTICAL PICK-UP OR DELIVERY AND AUXILIARY SERVICES

- a) It is the responsibility of the shipper to make shipment accessible to carrier or accept delivery from carrier at a point at which the road haul vehicle may be safely operated.
- b) When it is physically impossible for carrier to perform pick-up of shipment at origin address or to complete delivery of shipment at destination address with normally assigned road haul equipment, due to the structure of the building, its inaccessibility by highway, inadequate or unsafe public or private road, overhead obstructions, narrow gates, sharp turns, trees, shrubbery, the deterioration of roadway due to rain, flood, snow, or nature of an article or articles included in shipment, the carrier shall hold itself available at point of pickup or tender delivery at destination at the nearest point of approach to the desired location where the road haul equipment can be made safely accessible.
- c) Upon request of the shipper, consignee or owner of the goods, the carrier will use or engage smaller equipment than it normal road haul equipment to the destination address, the carrier may place the shipment, or any part thereof not reasonably possible for delivery in storage at the nearest available warehouse of the carrier, or, at the option of the carrier, in a public warehouse, subject to a lien for all lawful charges. The liability on the part of the carrier will cease when the shipment is unloaded into the warehouse and the shipment shall be considered as having been delivered.
  - d) If the shipper does not accept the shipment at nearest point of safe approach by carrier's road haul equipment to the destination address the carrier may place the shipment, or any part thereof not reasonably possible for delivery, in storage at the nearest available warehouse of the carrier, or, at the option of the carrier, in a public warehouse, subject to a lien for lawful charges. The liability on the part of the carrier will cease when the shipment is unloaded into the warehouse and the shipment shall be considered as having been delivered.

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

#### RULE 12 (continued)

e) Transportation charges to cover the movement of shipment or part thereof from point at which it was originally tendered to warehouse location shall be computed on basis of applicable rate as provided in Section II: Transportation Rates-Time Basis, which shall be in addition to charges from initial point of origin to point at which shipment was originally was tendered. All accrued charges on the shipment or any part thereof shall be due and payable upon delivery of same to warehouse. Any subsequent movement from warehouse shall constitute a new shipment.

#### **RULE 13**

#### **PAYMENTS**

- (a) The carrier will not deliver or relinquish possession of any property transported by it until all tariff rates and charges thereon have been paid in cash, money order (other than personal money order), travelers check, cashiers check, bank treasures check, certified check or credit card except where other satisfactory arrangements have been made between the carrier and the consignor or consignee.
- (b) Nothing herein shall limit the right of the carrier to require, at time of or before shipment, the prepayment in part or full or guarantee of the charges.

#### **RULE 14**

#### DISPOSITION OF FRACTIONS

Unless otherwise provided, to dispose of fractions in computing a rate or change, omit fractions of less than one-half cent and increase to the next whole figure fractions of one cent or greater.

#### RULE 15

#### HOURLY RATES

Charges based on time shall be computed by multiplying the hourly rate by the time involved. Unless otherwise provided fractions of an hour will be disposed as follows: Where the time involved is 15 minutes or less the charge shall be for one quarter of an hour. When in excess of 15 minutes, but not more than 30 minutes charge for one half hour. When in excess of 30 minutes but not more than 45 minutes, charge for three quarters of an hour. When in excess of 45 minutes, charge for one hour.

#### **RULE 16**

#### REISSUED ITEMS OR PAGES

Reference made herein to items or pages in this tariff include reference to reissue of such items or pages.

#### **RULE 17**

#### **CLAIMS**

- a) Any claim for loss, damage or overcharge shall be in writing. As a condition precedent to any claim adjustment or payment said claim shall be accompanied by the original bill for transportation and original bill of lading, if not previously surrendered to the carrier may require certified or sworn statement of claim.
- b) Carrier shall be immediately notified of all claims for concealed and/or external damage and shall be given reasonable opportunity to inspect alleged external damage or concealed damage in original package.
- The carrier's liability shall not exceed the cost of repairing or replacing the property lost or damaged with materials like kind and quality not exceeding the actual cash value of the property at time and place of loss, with due allowance for depreciation or determination howsoever caused, but in no event to exceed the released value as determined under Rule 3.
- d) The carrier shall not be liable for loss or damage occurring after the property has been delivered to or receipted for by the consignee or shipper, or the authorized agent of either. When the carrier is directed to unload or to deliver property (or render any services) at a place or places at which the consignee or its agent is not present, the property shall be at the risk of the owner after delivery.
- e) Where the carrier is directed to load property from (or render any services at) a place or places at which the consignee or its agent is not present, the property shall be at the risk of the owner before loading.

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

#### **RULE 17 (continued)**

- f) The carrier's liability with regard to sets or matched pieces shall be limited to repair or replacement of the loss or damaged piece or pieces only and shall not exceed to repair, replacement or recovering of the entire set, but in no event to exceed the released value as determined under Rule 3.
- g) For the purpose of assessing carrier's liability, where such liability is measured by the weight of an article and in the absence of specific evidence to the contrary, the following containers and/or cartons shall be deemed to have the following weights:

CONTAINER WEIGH	T PER CONTAINER
DRUM, DISH-PACK	60
CARTONS: Less than 1 – ½ cu. ft	20
$1-\frac{1}{2}$ less than 3 cu. ft	25
3 - Less than $4 - \frac{1}{2}$ cu. ft	30
4 – ½ Less than 6 cu. ft	35
6 – Less than 6 – ½ cu. ft	45
6 – ½ cu.ft and over	50
Wardrobe Carton	50
Mattress or Spring Box (not exceeding 54"X75"	") 60
Mattress or Spring Box (exceeding 54"X75")	80
Crib Mattress Carton	22

NOTE 1: Cartons containing books or phonograph records will be deemed to weigh 50 pounds.

NOTE 2: Cartons containing lampshades will be deemed to weigh 10 pounds.

NOTE 3: Items not identified on the inventory as to contents will be settled for the heaviest weight on the schedule for box.

#### **RULE 18**

#### HOISTING OR LOWERING

Hoisting or lowering services will be performed only at points where carrier possesses necessary equipment and experienced personnel to perform such service, weather conditions permitting. Otherwise, upon request of shipper, consignee or owner of the goods, the carrier as agent of and for and in behalf of the shipper, consignee or owner will endeavor to arrange for qualified service, if available, at the expense of shipper, consignee or owner of the goods. In such instances, the carrier will not be responsible to shipment or property.

#### RULE 19

#### PERISHABLE FOOD

- a) Carrier will not accept for shipment frozen foods or other articles requiring refrigeration, except as provided in paragraph (b) of this rule.
- b) Frozen food may be accepted for transportation provided:
  - 1. The food is contained in a freezer which at time of loading is operating at normal deep freeze temperature.
  - 2. The shipment is to be transported not more than 150 miles and/or accomplished within 24 hours from time of loading.
  - 3. No storage of shipment is required.
  - 4. No preliminary or enroute servicing by use of dry ice, electricity, or other preservative methods is required by carrier.
- When such articles are included in a shipment with or without the knowledge of the carrier, responsibility for condition or flavor will not be assumed by carrier.

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

#### RULE 20

#### IMPRACTICABLE OPERATION

Nothing in this tariff shall require the carrier to perform any line-haul service or any pick-up or delivery service or any other service from or to or at any point or location where through no fault or neglect of the carrier, the furnishing of such services is impracticable because:

- a) The conditions of roads, streets, driveways, alleys, or approaches thereto would subject operations to unreasonable risk of loss or damage to life or property.
- b) Loading or unloading facilities are inadequate.
- Any force major, war, insurrection, riot, civil disturbance, strike, picketing or other labor disturbance would (1) subject operations to unreasonable risk of loss or damage to life or property or (2) unreasonably jeopardize the ability of the carrier to render line-haul or pick-up or delivery of any service from or to or at other points or locations.
- d) When carrier's employees or carrier's agents are precluded, for reasons beyond carrier's control, from entering premises where pick-up or delivery is to be made.
- e) When service is impractical for reasons stated in this rule, and service can be completed through the employment of services of third persons, see Rule 22.

#### RULE 21

#### RIGGING SERVICE

When because of the size or nature of the lading, it is necessary to utilize the service of a rigger, such service must be provided by the shipper, consignee or owner of the goods. If requested by shipper, consignee or owner, carrier will, as agent for them and at their expense, arrange for such rigging service, if available, but carrier assumes no responsibility for the activities or conduct of third persons, amount of their charges, nor for the quality or quantity of service furnished.

#### RULE 22

#### ADVANCED CHARGES

Charges advanced by carrier for services of others engaged at the request of the shipper will be supported by carrier with a copy of invoicing setting forth services rendered, charges and basis thereof, together with reference to applicable schedule or tariff if charges are assessed in accordance therewith. The charges so advanced are in addition to and shall be collected with all other lawful rates and charges.

When carrier engages the services of third persons at the request of and as agent for the shipper, carrier will not assume responsibility for their activities or conduct, amount of their charges, nor for the quality or quantity of service furnished.

#### RULE 23

#### SHIPMENTS ACCEPTED

Shipments will be accepted to the requirements of ordinances or laws regulating the transportation of property, or the use of vehicles and facilities.

#### RULE 24

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

#### **RULE 25**

## EXPLOSIVE OR OTHER DANGEROUS ARTICLES

Explosive or dangerous goods will not be accepted for shipment. Any person or persons, whether principal or agent, shipping such goods, shall be liable for and indemnify carrier against all loss or damage caused by such goods and carrier shall not be liable for safe delivery of shipment.

#### **RULE 26**

#### DISASSEMBLING AND REASSEMBLING

The line haul transportation rate DOES NOT include removing any outdoor article embedded in the ground or secured to a building, nor the assembling or disassembling of any outdoor articles such as steel utility cabinets, swing sets, slides, sky rides, jungle gyms, or other outdoor articles of similar nature, nor the assembling or disassembling of unusual articles found inside buildings such as steel shelving, pool tables, elongated work tables, counters, etc. Upon request of shipper, owner or consignee the carrier will disassemble or reassemble such articles, subject to charges provided in item 2 of Section I herein. The shipper, in such case, will be required to furnish at the time of reassembling, any new hardware, nuts, bolts, etc., necessary to perform the service.

# TERMS AND CONDITIONS (WEIGHT BASIS)

#### **RULE 27**

#### A) EXPEDITED SERVICE:

- Expedited Service as used herein means tendering delivery of a shipment of less than 5000 pounds on or before a specified date.
- 2. Subject to the availability of equipment for the particular service desired, shippers may obtain expedited service on a shipment of less than 5000 pounds and transportation charges shall be computed on the basis of 5000 pounds and tariff rates applicable to 5000 pounds. The carrier shall not be required to provide exclusive use of vehicle under this paragraph. For exclusive use of vehicle refer to paragraph C) of this rule. Bill of Lading and Freight Bill to be marked or stamped:

EXPEDITED SERVICE ORDERED BY SHIPPER

DELIVER ON OR BEFORE

3. Except in case of the fault of the shipper, in the event the shipment is not tendered for delivery on or before the delivery date, this rule shall not apply. In such case, the charges for the shipment shall be subject to all other applicable rules and provisions of this tariff.

#### B) COMPLETE OCCUPANCY OF VEHICLE:

Subject to availability of the equipment for the particular service desired, a shipment, the displacement of which completely occupies the loading space of a vehicle, or the peculiar character of which otherwise prevents its transportation with other shipments on the same vehicle, will be accepted at charges computed on the actual weight and subject to minimum weight based on 7 pounds per cubic foot of total vehicle space.

NOTE: The complete occupancy of vehicle provisions will not apply on personal effects moving from or to a residence transported under Part (a) of Item 100, Commodity Description of Household Goods.

Bill of Lading and Freight Bill to be marked or stamped:

SHIPMENT COMPLETELY OCCUPIED A \_\_\_ CUBIC FOOT VEHICLE.

Certificate No: 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

#### RULE 27 (continued)

## C) EXCLUSIVE USE OF A VEHICLE:

- 1. Subject to the availability of equipment, a shipper may order Exclusive Use of a Vehicle of specific cubic capacity, for transportation of a shipment. Transportation charges shall be based on actual weight subject to minimum charges as follows: If the capacity of a vehicle ordered is in excess of 1000 cu. ft. or less, the minimum charge shall be based on 7000 pounds. If the capacity of a vehicle ordered is in excess of 1000 cu. ft., the minimum charge shall be based on 7 pounds per cubic foot of total vehicle spaced ordered.
- 2. If at time for loading such equipment, carrier does not have available a vehicle of capacity ordered, carrier may substitute a vehicle or vehicles of an equivalent or greater capacity and transportation charges and minimum therefore shall be the same as would apply had carrier furnished a vehicle of the capacity ordered. Bill of Lading and Freight Bill to be marked or stamped. \_\_EXCLUSIVE USE OF A \_\_\_\_CU. FT. VEHICLE ORDERED
- 3. Outside display by removable signs or banners of van contents of a shipment involving exclusive use of the vehicle will be permitted subject to the carrier's convenience, and providing such removable signs or banners be furnished by and maintained at the expense of the shipper. Any liability resulting because of the carrying of such signs or banners will be that of the shipper, not the carrier
- 4. Shippers painting of carrier's equipment will be permitted subject to the carrier's convenience and providing the shipper assumes all of the expense of painting and repainting. Repainting of the equipment shall be made according to the carrier's specifications at the termination of the shipment. Such painting shall not interfere with signs or markings required by the Department of Transportation, State Commissions, or other safety regulations.

## D) SPACE RESERVATION FOR A PORTION OF VEHICLE:

Subject to availability of equipment, shipper may reserve a portion of the capacity of a vehicle by ordering a specific quantity of space, in units of 100 cu. ft. and accepting transportation charges based on actual weight of shipment subject to minimum transportation charges as follows:

300 cu ft. or less ......2100 pounds

More than 300 cu. ft.....700 pounds per 100 cu. ft. unit ordered

Bill of Lading and Freight Bill to be marked or stamped:

SPACE RESERVATION \_\_\_\_CU. FT. ORDERED

## E) SIGNATURE REQUIRED FOR SERVICES:

When Expedited Service, Exclusive Use of a Vehicle or Space Reservation for a Portion of a Vehicle is ordered, the Bill of Lading must be signed by the shipper or his agent, indicating that such specific special service was ordered.

NOTE: All shipments subject to weighing provisions as provided in rule 31.

#### **RULE 28 COMPUTING CHARGES**

Unless otherwise provided herein, where rates are stated in amounts per hundred pounds, charges will be Computed by multiplying the total weight involved by the rate shown for a hundred pounds. When a Shipment is transported a distance in excess of that shown in the rate table, charges will be computed as Follows:

- a) First find the rate in the applicable weight column for the greatest distance shown in the applicable table of rates.
- b) Add to the above rate the amount indicated in Section III for each additional 100 miles or fraction thereof in excess of the distance shown in the rate table to obtain per hundred pound rate applicable on shipment.

# **RULE 29 ALTERNATE CHARGES**

The total transportation charge on any shipment shall not exceed the charge as would apply on the same shipment under the next greater unit of weight at rate applicable to such next greater unit of weight.

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

#### RULE 30

#### (THIS SPACE INTENTIONALLY LEFT BLANK)

#### **RULE 31 BASIS OF WEIGHT**

- A) Loaded weight, Tare weight and Constructive Weight. The tare weight of each vehicle used in transportation under this tariff, shall be determined by having it weighed prior to the transportation of each shipment, without the crew thereon, by a certified weigh master or on a certified scale, and when so weighed the gasoline tank on each such vehicle shall be full and the vehicle shall contain all blankets, pads, chains, dollies, hand trucks, and other equipment needed in the transportation of such shipment. After the vehicle has been loaded, it shall be weighed, without the crew thereon, at point of origin of the shipment, and the net weight of the shipment shall be obtained by deducting the tare weight from the loaded weight. Where no adequate scale is available at point of origin, the loaded weight shall be obtained at the nearest certified scale in the direction of the movement of the shipment, or in the direction of the next pickup or delivery in case of part loads. If no adequate scale is available at origin, at any point enroute, or at destination, a constructive weight, based upon 7 pounds per cubic foot of properly loaded van space, may be used. Such a constructive weight also may be used for a part load where the circumstances are such that its scale weight could not be obtained at origin, enroute or at destination without first unloading it or part loads being carried in the same vehicle.
- b) Part loads. In the transportation of part loads, this rule shall apply in all respects, except that the gross weight of a vehicle containing one or more part loads may be used as the tare weight of such vehicle as to part loads subsequently loaded thereon. A part load for any one shipper not exceeding 1000 pounds may be weighed on a certified scale prior to being loaded on the vehicle.
- c) Weight Ticket. Whenever weights are required to be obtained pursuant to this rule, the carrier shall cause to be executed a weight ticket, in the form prescribed by the D.O.T. and such weight ticket shall be maintained by the carrier as part of its record of shipment.

NOTE: For reweighing charges, see SECTION I, ITEM 8.

#### RULE 32 EXTRA PICK-UP OR DELIVERY

Portions of a shipment may be picked up or delivered at one or more places of origin, destination, or enroute. Charges will be for total weight of entire shipment for total distance via points of pickup or delivery or both from the first point of pickup to final point of delivery. Plus additional service charges applicable to each portion of the shipment. (See Section I). The total charges for picked up or delivered portions shall not, in any case, exceed the total charges as would apply if computed to each portion as a separate shipment.

#### RULE 33 MILEAGE AND INTERMEDIATE APPLICATION

- a) Except as otherwise provided herein, where rates are based on mileage, the distance, or mileage shall be that shown in Mileage Guide No. 14 Household Goods Carrier's Bureau, Agent, this tariff, supplements thereto and successive issues thereof.
- b) If the shipper requests a longer route than the shortest practical route as shown in the above mentioned Mileage Guide, the mileage over the longer route, as shown therein shall apply.
- c) If transportation rates are not shown herein for actual distance provided in the above mentioned guide, the rate shown for the next greater distance shall apply.

#### RULE 34 APPLICATION OF MILEAGE RATES

Where cities, towns, or points are partly within the applicable mileage distance between origin and destination, such cities, towns or points will be considered as wholly within such mileage.

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

LICENSE NO.

COMBINED UNIFORM HOUSEHOLD GOODS BILL OF LADING AND FREIGHT BILL

	OF IN EFFECT ON THE DATE OF		TEL NO.			то			TEL NO.	
EPPE	<u>A</u>			PT.		CITY	COUNT	TY	STATÉ	
WOR	COUNTY			rate		OTHER STOPS				
OUE!	STED 3 DATE		18	OUESTED ADENS DATE			REQUEST	D DATE		
Citi						TIME	BASIS	AND SER	VICES	
	VALUA				MOVI	NG RATE: VAN	s	j, t	EN@S	PER HOU!
id ag	reed or declared value of the proper (shipper) and confirmed by their	sionature	special to be	end exceeding 60		TIME RECORD OF	ORKING	TIME) DAY	#1	TOTAL WORKING
1 con	de naz onundinez adicie ustiesa speci	ekta vert	terred The C	lusiomar (Shipper)	TRATE		<u> </u>	\$-PA	ENG BUTALS	HOURS
иру с	teclares valuations in excess of the	above fin	nds on the fo	howing articles:	FNESH		- X	<u> </u>	ERS PETALS	
	AMTICLE		٧/	ALUE	TIVE O	ef				
	71117412	11		1		TIME RECORD (V	VORKING	TIME) DAY	#2	
							AN		EA'S INTALS	
					FINISH			\$1-set	ERS 627 LAS	
					TIME O	)FF				
					]					
				1		iGHOUR			PER HOUR	
-					£1	nueHou			PER HOUR	
	PAYMENT O	FCHAR	IGES		TRAVE	T. TIME HOUR	5 <b>0</b> 5		PER HOUR_	
11.7	CHARGES TO BE PAID IN CASH, I	HONEY O	ROEROFC	ERTIFIED CHECK						
EFO	RE PROPERTY IS RELINQUISH	ED BY CA	arrier or	CARRIER SHALL		Weigh	T BASI	S AND SE	BVICES	
HLL:					11	stare				
					41			, NE 1		
AME					41	SPORTATION				
DORE	TIONOF					l transportation charge_ A Pickups or Deuveries: No.				
TEN										
					Hermia	VEGIO CONTO CO DOT				
TY &					41	TOR OR STAIRS CARRY				
TY &	NE EVERIORS OU V TO COM	ERCIAL	ACCOUNTS	S. PURGHASE OR-	PIANO	HANDUNG				
TY &		ERCIAL RGE TÓ A	ACCOUNTS ICCOMPAN	, PURCHASE OR- y THIS ORDER.)	PIANO ADO TI	L LABOR (EXPLAN);				
TY &	NE EVERIORS OU V TO COM	ERCIAL RGE TO A	ACCOUNTS CCOMPAN	s. PURGHASE OR- Y THIS ORDER.)	PIANO	L LABOR (EXPLAN);	s.			
CREC	OIT EXTENDED ONLY TO COMM OR LETTER AUTHORIZING CHAR	RGE TO A	ICCOMPAN'	EXTENSION	PIANO ADOTI OTHER	L LABOR (EXPLAN);	&.			
TY &	DIT EXTENDED ONLY TO COMM OR LETTER AUTHORIZING CHAR PACKING CONTAINERS ONLY	CU.	ACCOUNTS ICCOMPAN RATE	Y THIS ORDEAL)	PIANO ADOTI OTHER	HANDLING L LABOR (EXPLAIN):	S. Cott	ENFOR	WAN HOURS	
CREC	OIT EXTENDED ONLY TO COMM OR LETTER AUTHORIZING CHAR	RGE TO A	ICCOMPAN'	Y THIS ORDEAL)	PIANO ADOTI OTHER	PACKING & UNPACKING	CU. FT.	ENFOR	WAN HOURS	
CREC	DIT EXTENDED ONLY TO COMM PRILETTER AUTHORIZING CHAR PACKING CONTAINERS ONLY BARRELS - DISH PAKS	CU.	ICCOMPAN'	Y THIS ORDEAL)	PIANO	PACKING & UNPACKING	CU. FT.	ENFOR	WAN HOURS	
CREC	DIT EXTENDED ONLY TO COMM OR LETTER AUTHORIZING CHAR PACKING CONTAINERS ONLY BARRELS - DISH PAKS CARTONS	CU. FT. 5	ICCOMPAN'	Y THIS ORDEAL)	PIANO ADOTI	HANDLING  L LABOR (EXPLAIN):  PACKING & UNPACKING BARRELS - DISH PAXS	CU. FT.	ENFOR	WAN HOURS	
CREC	OH EXTENDED ONLY TO COMMON LETTER AUTHORIZING CHAP  PACKING CONTAINERS ONLY  BARAELS - DISH PAKS  CARTONS  CARTONS	CU.	ICCOMPAN'	Y THIS ORDEAL)	PIANO ADOTO OTHES	HANDLING L LABOR (EXPLAND):  PACKING & UNPACKING BARREIS - DISH PAXS CARTONS	CU, FT, 5	PATE	WAN HOURS	
CREC	DIT EXTENDED ONLY TO COMMON THEFTER AUTHORIZING CHAPPED CONTAINERS ONLY BARRELS - DISH PAKS  CARTONS CARTONS CARTONS CARTONS	CU. FT. 5	ICCOMPAN'	Y THIS ORDEAL)	PIANO ADOTI OTHES	HANDLING L LABOR (EXPLAN):  PACKING & UNPACKING BARRELS - DISH PAXS  CARTONS CARTONS	5 CU, FT, 5	PATE	WAN HOURS	
CREC	DIT EXTENDED ONLY TO COMMON LETTER AUTHORIZING CHAP  PACKING CONTAINERS ONLY BARRELS - DISH PAKS  CARTONS CARTONS CARTONS CARTONS CARTONS	CU. FT. 5	ICCOMPAN'	Y THIS ORDEAL)	PIANO ADOTI	PANDLING L LABOR (EXPLAN):  PACKING & UNPACKING BARRELS - DISH PAXS  CARTONS CARTONS CARTONS CARTONS	5 CU. FT: 5	PATE	WAN HOURS	
CREC	DIT EXTENDED ONLY TO COMMON THEFTER AUTHORIZING CHAPPED CONTAINERS ONLY BARRELS - DISH PAKS  CARTONS CARTONS CARTONS CARTONS	CU. FT. 5	ICCOMPAN'	Y THIS ORDEAL)	PIANO ADOTI	PARKING & UNPACKING BARRELS - DISH PAS CARTONS CARTONS CARTONS CARTONS CARTONS	5 CU. FT: 5	PATE	WAN HOURS	
CREC	DIT EXTENDED ONLY TO COMMON LETTER AUTHORIZING CHAP  PACKING CONTAINERS ONLY BARRELS - DISH PAKS  CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS	CU. FT. 5	ICCOMPAN'	Y THIS ORDEAL)	PIANO ADOTO	PARKING & UNPACKING BARRELS - DISH PAS CARTONS CARTONS CARTONS CARTONS CARTONS	5U, FT, 5	PATE	WAN HOURS	
CREC	DIT EXTENDED ONLY TO COMMON LETTER AUTHORIZING CHAP  PACKING CONTAINERS ONLY BARRELS - DISH PAKS  CARTONS  CARTONS  CARTONS  CARTONS  CARTONS  CARTONS  MARRON OR PICTURE CARTONS	CU. FT. 5	ICCOMPAN'	Y THIS ORDEAL)	PIANO ADOTTO OTHER	PACKING & UNPACKING BARRELS - DISH PAIS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS	5U, FT, 5	PATE	WAN HOURS	
CREC	PACKING CONTAINERS ONLY BARRELS - DISH PAKS  CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS WARDROSES	CU. FT. 5	ICCOMPAN'	Y THIS ORDEAL)	PIANO ADOTI OTHES	PACKING & UNPACKING BARRELS - DISH PAIS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS MERICAN OR PICTURE CARTONS	SU. FT. 5 11/2 3 4 1/2 6	PATE	WAN HOURS	
CREC	PACKING CONTAINERS ONLY BARRELS - DISH PAKS  CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS MARRON OF PICTURE CARTONS WARDROSES MATTRESS CARTON OF COVERS	CU. FT. 5	ICCOMPAN'	Y THIS ORDEAL)	PIANO ADOTI OTHES	PANDLING L LABOR (EXPLAND):  PACKING & UNPACKING BARRELS - DISH PAXS  CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS MERICA OR PICTURE CARTONS WARDHOBES	SU. FT. 5 11/2 3 4 1/2 6	PATE	WAN HOURS	
OTY A	PACKER CONTAINERS ONLY BARRELS - DISH PAKS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS MARRON ON PICTURE CARTONS WIFEDROSES MATTRESS CARTON ON COVERS CRATES	CU. FT. 5 1 1/2 3 4 1/2 5	RATE	EXTENSION	PIANO ADOTI OTHES	PANDLING L LABOR (EXPLAND):  PACKING & UNPACKING BARRELS - DISH PAXS  CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS MURROR OR PICTURE CARTONS WARDHOBES MATTRESS CARTON OR COVER	5 CU. FT. 5 11/2 6 6	PATE	WAN HOURS	
OTY A	PACKING CONTAINERS ONLY BARRELS - DISH PAKS  CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS MARRON OF PICTURE CARTONS WARDROSES MATTRESS CARTON OF COVERS	CU. FT. 5 1 1/2 3 4 1/2 5	RATE	EXTENSION	PIANO ADOTH OTHER	HANDLING L LABOR (EXPLAIN):  R  PACKING & UNPACKING BARRELS - DISH PAIS  CARTONS CARTONS CARTONS CARTONS CARTONS MARROR OR PICTURE CARTONS WARROROGES MATTRESS CARTON OR COVER CRATES	CU. FT. 5 11/2 3 41/2 6	RATE	EXTENSION	
OTY A	PACKING CONTAINERS ONLY BARRELS - DISH PAKS CARTONS MARRON ON PICTURE CARTONS WARDROSES MATTRESS CARTON ON COVERS CRATES BOOVE SERVICES WERE RENDERI	CU. FT. 5 1 1/2 3 4 1/2 5	RATE	EXTENSION	PIANO ADOTH OTHER	HANDLING L LABOR (EXPLAIN):  R  PACKING & UNPACKING BARRELS - DISH PAIS  CARTONS CARTONS CARTONS CARTONS CARTONS MARROR OR PICTURE CARTONS WARROROGES MATTRESS CARTON OR COVER CRATES	CU. FT. 5 11/2 3 41/2 6	RATE	EXTENSION	
OTY A	PACKING CONTAINERS ONLY BARRELS - DISH PAKS CARTONS MARRON ON PICTURE CARTONS WARDROSES MATTRESS CARTON ON COVERS CRATES BOOVE SERVICES WERE RENDERI	CU. FT. 5 1 1/2 3 4 1/2 5	RATE	EXTENSION	OTHER PARTICIPATION OF THE PAR	HANDLING L LABOR (EXPLAIN):  R  PACKING & UNPACKING BARRELS - DISH PAIS  CARTONS CARTONS CARTONS CARTONS CARTONS CARTONS MARROR OR PIGTURE CARTONS WARROROGES MATTRESS CARTON OR COVER CRATES  EER CHARGES 1585 OR 158	CU. FT. 5 11/2 3 41/2 6	RATE	EXTENSION  EXTENSION  OF THE PROPERTY OF THE P	
OTY A	PACKING CONTAINERS ONLY BARRELS - DISH PAKS CARTONS MARRON ON PICTURE CARTONS WARDROSES MATTRESS CARTON ON COVERS CRATES BOOVE SERVICES WERE RENDERI	CU. FT. 5 1 1/2 3 4 1/2 5	RATE	EXTENSION	PIANO ADOTH OTHER TO THE PIANO ADDITIONAL ADDIT	HANDLING L LABOR (EXPLAIN):  R  PACKING & UNPACKING BARRELS - DISH PAIS  CARTONS CARTONS CARTONS CARTONS CARTONS MARROR OR PICTURE CARTONS WARROROGES MATTRESS CARTON OR COVER CRATES	CU. FT. 5 11/2 3 41/2 6	RATE	EXTENSION  EXTENSION  OF THE PROPERTY OF THE P	
OTY A	PACKING CONTAINERS ONLY BARRELS - DISH PAKS CARTONS MARRON ON PICTURE CARTONS WARDROSES MATTRESS CARTON ON COVERS CRATES BOOVE SERVICES WERE RENDERI	CU. FT. 5 1 1/2 3 4 1/2 5	RATE	EXTENSION	PIANO ADOTH OTHER TO THE PIANO ADDITIONAL ADDIT	PANDLING L LABOR (EXPLAND):  PACKING & UNPACKING BARRELS - DISH PANS CARTONS CARTONS CARTONS CARTONS CARTONS MARKON OR PICTURE CARTONS WAROHOBES MATTRESS CARTON OR COVER CRATES  WER CHARGES SET OR SURVANCE S TAL CHARGES	CU. FT. 5 11/2 3 41/2 6	RATE  PATE  DTAL PACKI	EXTENSION  EXTENSION  OF THE PROPERTY OF THE P	
CHEA	PACKER CONTAINERS ONLY  PACKER CONTAINERS ONLY  BARRELS - DISH PAKS  CARTONS  CARTONS  CARTONS  CARTONS  CARTONS  CARTONS  MARROR OR PICTURE CARTONS  WARDROSES  MATTRESS CARTON OR COVERS  CRATES  BOUE SERVICES WERE RENDER!  DORDER, EXCEPT AS NOTED:	CU. FF. 5 11/2 3 41/2 6	RATE  RATE	EXTENSION  EXTENSION  DELIVERED, IN	OTHER	PANDLING L LABOR (EXPLAND):  PACKING & UNPACKING BARRELS - DISH PANS CARTONS CARTONS CARTONS CARTONS CARTONS MARKON OR PICTURE CARTONS WAROHOBES MATTRESS CARTON OR COVER CRATES  WER CHARGES SET OR SURVANCE S TAL CHARGES	CU. FT. 5 11/2 3 41/2 6	RATE  PATE  DTAL PACKI	EXTENSION  EXTENSION  HIG CHARGES	
CHEA	PACKING CONTAINERS ONLY BARRELS - DISH PAKS CARTONS MARRON ON PICTURE CARTONS WARDROSES MATTRESS CARTON ON COVERS CRATES BOOVE SERVICES WERE RENDERI	CU. FF. 5 11/2 3 41/2 6	RATE  RATE	EXTENSION  EXTENSION  DELIVERED, IN	OTHER	PANDLING L LABOR (EXPLAND):  PACKING & UNPACKING BARRELS - DISH PANS CARTONS CARTONS CARTONS CARTONS CARTONS MARKON OR PICTURE CARTONS WAROHOBES MATTRESS CARTON OR COVER CRATES  WER CHARGES SET OR SURVANCE S TAL CHARGES	CU. FT. 5 11/2 3 41/2 6	RATE  PATE  DTAL PACKI	EXTENSION  EXTENSION  HIG CHARGES	
CHEA	PACKER CONTAINERS ONLY  PACKER CONTAINERS ONLY  BARRELS - DISH PAKS  CARTONS  CARTONS  CARTONS  CARTONS  CARTONS  CARTONS  MARROR OR PICTURE CARTONS  WARDROSES  MATTRESS CARTON OR COVERS  CRATES  BOUE SERVICES WERE RENDER!  DORDER, EXCEPT AS NOTED:	CU. FT. 5 11/2 3 41/2 6	RATE  RATE	EXTENSION  EXTENSION  DELIVERED, IN	OTHER	PANDLING L LABOR (EXPLAND):  PACKING & UNPACKING BARRELS - DISH PANS CARTONS CARTONS CARTONS CARTONS CARTONS MARKON OR PICTURE CARTONS WAROHOBES MATTRESS CARTON OR COVER CRATES  WER CHARGES SET OR SURVANCE S TAL CHARGES	CU. FT. 5 11/2 3 41/2 6	RATE  PATE  DTAL PACKI	EXTENSION  EXTENSION  HIG CHARGES	

Certificate No:. 31222 Issue Date: August 30, 2010

Issue Date: August 30, 2010 Effective Date: August 30, 2010 No. 1

#### **CONTRACT TERMS AND CONDITIONS**

#### SECTION 1.

- a) The carrier or party in possession of any of the property herein described shall be liable as at common law for any loss thereof or damage thereto, except as hereinafter provided. EXCEPTIONS TO ABOVE LIABILITY FOR MECHANICAL, ELECTRICAL OR FUNCTIONING, DELAYS, QUARANTINE, OR CONTENTS OF PIECES OR CONTAINERS.
- b) No carrier or party in possession of all or any of the property herein described shall be liable for any loss thereof or damage thereto or delay caused by the act of God, the public enemy, the acts of public authority, quarantine, riots, strikes, perils of navigation, the act of default of the shipper or owner, the nature of the property or defect or inherent vice therein. Except in cases of negligence of the carrier or party in possession, no carrier or party in possession of all or any of the property herein described shall be liable for the loss or damage thereto or responsible for its condition, operation or functioning, whether or not such property of any part of it is packed unpacked, or packed and unpacked by the shipper or its agent or the carrier or its agent. Except in cases of negligence of the carrier or party in possession, no carrier or party in possession of all or any of the property herein described shall be liable for damage to or loss of contents of pieces of furniture, crates, bundles, cartons, boxes, barrels or other containers unless such contents are open for the carrier's inspection and then only for such articles as are specifically listed by the shipper and receipted for by the carrier or its agent.
- c) Except in cases of negligence of the carrier or party in possession, the carrier or party in possession of any of the property herein described shall not be liable for delay caused by highway obstruction, or faulty or impossible highway, or lack of capacity of any highway, bridge, or ferry, or caused by breakdown or mechanical defect of vehicles or equipment.
- d) Except in cases of negligence of the carrier or party in possession the carrier or party in possession shall not be liable for loss, damage or delay occurring while the property is stopped and held upon request of the shipper, owner, or party entitled to make such request, whether such request was made before or after the carrier comes into possession of the property.
- e) In case of quarantine, the property may be discharged at the risk and expense of the owners into quarantine depot or elsewhere, as required by quarantine regulations, or authorities, and in such case, carrier's responsibility shall cease when the property is discharged, or property may be returned by carrier at owner's expense to shipping point earning charges both ways. Quarantine expense of any nature or kind upon or in respect to property shall be borne by the owners of the property or be a lien thereon. The carrier shall not be liable for loss or damage occasioned by fumigation or disinfection or other acts done or required by quarantine regulations or authorities even though the same may have been done by carrier's officers, agents, or employees, nor for detention, loss or damage of any kind occasioned by quarantine of the enforcement thereof. No carrier shall be liable, except in case of negligence, for any mistake or inaccuracy in any information furnished by the carrier, its agents, or officers, as to quarantine laws or regulations. The shipper shall hold the carrier harmless from any expense they may incur, or damages they may be required to pay, by reason of the introduction of the property covered by this contract into any place against the quarantine laws or regulations in effect at such place.

#### **CLAIMS PROCEDURES AND LIMITATIONS**

#### SECTION 2.

a) No carrier is bound to transport said property by any particular schedule, vehicle, train or vessel or otherwise than with reasonable dispatch. Every carrier shall have the right in case of physical necessity to forward said property by any carrier or route between the point of shipment and the point of destination. In all cases not prohibited by law, where a lower value than actual value has been represented in writing by the shipper or has been agreed upon in writing as the released value of the property as determined by the classification or tariffs upon which the rate is based, such lower value shall be the maximum amount to be recovered, whether or not

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

#### SECTION 2 (continued)

b) All actions at law against movers or warehousemen for recovery of charges, or any part thereof, or for the recovery of overcharges shall begin within 2 years from the time the cause of action accrues. All claims against any mover or warehouseman for damage to property shall be filed in writing with the mover or warehouseman within 90 days from the time the cause of action accrues and all suits in respect thereof shall be instituted within 2 years of the day the mover or warehouseman has disallowed the claim or any part or parts thereof specified in the notice.

- c) Any carrier or party liable on account of loss or damage to any of said property shall have the full benefit of any insurance that may have been effected upon or on account of said property so far as this shall not avoid the policies or contracts of insurance, provided that the carrier reimburse the claimant for the premium paid thereon.
- d) Any claim for loss, damage or overcharge whether made by the consignee, consignor or a third party beneficiary, shall be in writing and shall be accompanied by the original Bill for transportation and original Bill of Lading, if not previously surrendered to carrier. Carrier may require certified or sworn statement of claim.

#### **SECTION 3.**

Except where such service is required as a result of carrier's negligence, all property shall be Subject to necessary cooperage, packing and repacking at owner's cost.

#### **SECTION 4.**

- a) Property not received by the party entitled to receive it within the free time (if any) allowed by tariffs lawfully on file (such free time to be computed as therein provided) after notice of the arrival of the property at destination or at the port of export (if intended for export) has been duly sent or given, and after placement of the property for delivery at destination, at the time tender of delivery of the property to the party entitled to receive it or at the address given for delivery has been made, may be kept in vehicle, warehouse or place of business of the carrier, subject to charges for storage and carrier's responsibility as warehousemen, only, or at the option of the carrier, may be removed and stored in a warehouse at the point of delivery or at other available point, at the cost of the owner, and there held without liability on the part of the carrier, and subject to a lien for all transportation and other lawful charges, including a reasonable charge for storage. In the event the consignee can not be found at the address given for delivery, then in that event, notice of the placing of such goods in warehouse shall be left at the address given for delivery and mailed to any other address given on the bill of lading for notification, showing the warehouse in which such property has been placed, subject to the provisions of this paragraph.
- Where non-perishable property which has been transported to destination hereunder is refused by consignee upon tender of delivery, or said consignee fails to receive it or claim within 15 days after notice of arrival of the property at destination shall have been duly sent or given, the carrier may sell the same at public auction to the highest bidder, at such place as may be designated by the carrier, provided, that the carrier shall have first mailed, sent, or given to the consignor notice that the property has been refused or remains unclaimed, and that it will be subject to sale under the terms of the bill of lading if disposition be not arranged for, and shall have published notice containing a description of the property, the name of the party to whom consigned, and the time and place of sale, once a week for two successive weeks, in a newspaper of general circulation at the place of sale or nearest place where such newspaper is published; provided, that 30 days shall have classed before publication of notice of sale after said notice that the property was refused or

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010 No. 1

## CLAIMS PROCEDURES AND LIMITATIONS (continued)

- c) Where perishable property which has been transported to destination is refused by consignee, or consignee shall fail to receive it promptly, the carrier may, in its discretion, to prevent deterioration, sell the same to the best advantage at private or public sale; provided, that, if there be time for service of notification to the consignor or owner of the refusal of the property or the failure to receive it and request for disposition of the property, such notification shall be given in such manner as the exercise of the diligence requires, before the property is sold.
- d) Where the procedure provided for in the two paragraphs last preceding is not possible, it is agreed that nothing contained in said paragraph shall be construed to abridge the right of the carrier at its option to sell the property under such circumstances and in such manner as may be authorized by law.
- e) The proceeds of any sale made under this section shall be applied by the carrier to the payment of the advances, tariff charges, packing, storage, and any other lawful charges and the expense of notices, advertisement sale, and other necessary expense and of caring for and maintaining the property, if proper care of same requires special expenses and should there be a balance it shall be paid to the owner of the property sold hereunder.
- f) Where the carrier is directed to load property from (or render any service) at a place or places at which the consignor or his agent is not present, the property shall be at the risk of the owner before loading. Where the carrier is directed to unload or delivery property (or render any services) at the place or places at which the consignee or its agent is not present, the property shall be at the risk of the owner after unloading or delivery.

## ARTICLES OF EXTRAORDINARY VALUE, DOCUMENTS, SPECIE

#### SECTION 5

No carrier hereunder will carry or be liable in any way for articles of extraordinary value, documents, specie not specifically rated in the published classifications or tariffs unless a special agreement to do so and a stipulated value of the articles are endorsed hereon.

#### SECTION 6

Explosives or dangerous goods will not be accepted for shipment. Every party whether principal or agents, shipping such goods shall be liable for and indemnify the carrier against all loss or damage caused by such goods and carrier will not be liable for safe delivery of the shipment.

## MOVER (CARRIER) WILL NOT RELINQUISH POSSESSION UNTIL ALL CHARGES ARE PAID

#### SECTION 7

The owner or consignee shall pay the advances, packing and storage, if any and all other lawful charges on said property; but, except in those instances where it may lawfully be authorized to do so, no carrier shall deliver or relinquish possession at destination of the property covered by this bill of lading until all tariff rates and charges thereon have been paid. The consignor shall be liable for the advances, tariff charges, packing charges, storage and all other lawful charges, except that if the consignor stipulates, by signature in the space provided for that purpose on the face of this bill of lading that the carrier shall not make delivery without requiring payment of such charges and the carrier contrary to such stipulation, shall make delivery without requiring such payment, the consignor (except as hereinafter provided) shall not be legally liable for transportation charges in respect of the transportation of said property (beyond those billed against him at the time of delivery for which he is otherwise liable) which may be found to be due after the property has been delivered to him, if the consignee (a) is an agent only and has not beneficial title in

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010

No. 1

## MOVER (CARRIER) WILL NOT RELINQUISH POSESSION UNTIL ALL CHARGES ARE PAID (continued)

#### **SECTION 7** (continued)

said property, and (b) prior to delivery of said property has notified the delivering carrier in writing of the fact of such agency and absence of beneficial title, in the case of shipment so reconsigned or diverted, the beneficial owner shall be liable for such additional charges. If the consignee has given to the carrier erroneous information as to who the beneficial owner is, such consignee shall himself be liable for such additional charges. If upon inspection it is ascertained that the articles shipped are not those described in this bill of lading, the advances or tariff charges must be paid upon the articles actually shipped.

#### **SECTION 8**

If this bill of lading is issued on the order of the shipper, his agent, in exchange or substitution for another bill of lading, the shipper's signature to the prior bill of lading as to the statement of value or otherwise, or election for common law or bill of lading liability, on or in connection with such prior bill of lading shall be considered a part of this bill of lading as fully as if the same were written or made on or in connection with this bill of lading.

#### **SECTION 9**

Any alterations, additions or erasure in this bill of lading which shall be made without the special notation hereon of the agent of the carrier issuing this bill of lading shall be, without effect, and this bill of lading shall be enforceable according to its original tenor.

#### **ITEM 100**

#### COMMODITY DESCRIPTION

The description of property to which rates, rules and regulations apply as follows:

a) HOUSEHOLD GOODS means personal effects, fixtures, equipment, stock and supplies or other property usually used in or as part of the stock of a dwelling, when it is put into storage or when it is transported by virtue of its removal, in whole or in part, by a householder from one dwelling to another, or from the dwelling of a householder to the dwelling of another householder, or between the dwellings of a householder and a repair and storage facility, or from the dwelling to an auction house or other place of sale. The term "household goods" shall not apply to property moving from a factory or store, except property which the householder has purchased and which is transported at his request as part of the movement to the householder from one dwelling to another.

Certificate No:. 31222

Issue Date: August 30, 2010 Effective Date: August 30, 2010

No. 1

## **SECTION 1**

## ACCESSORIAL SERVICES

## ITEM 1. PACKING AND UNPACKING

Rates for packing include packing and materials; rates for packing and unpacking include packing, the use of packing containers and materials from origin to destination and unpacking. Rates do not include: 1. shipper elects not to have unpacking performed and elects to retain the containers and specifically directs carrier or its agent not to perform unpacking. 2. shipper elects not to have unpacking performed at time of delivery and specifically so directs carrier or its agent. 3. shipment is delivered to a warehouse.

## A) PRICE PER ITEM:

	Materials	Materials	Materials
	& Packing	Packing and	Furnished
	Only	Unpacking	to Shipper Only
TO THE POLICE OF	e 40.00	\$ 49.05	\$ 18.40
Drum, dishpack	\$_40.00	<del></del>	<u> </u>
Cartons: less than 3 cu. ft.	\$9.50	\$_11.80	\$3.70
3 cu. ft.	\$_14.70	\$_18.00	\$5.60
4-1/2 cu. ft.	<b>\$_17.75</b>	\$_22.15	\$6.75
6 cu. ft.	<b>\$_20.35</b>	\$_25.40	<b>\$</b> 7.65
6-1/2 cu. ft.	<b>\$_23.50</b>	\$_29.05	<b>\$</b> 8.85
Wardrobe carton not less than 10 cu. ft.	<b>\$_19.25</b>	\$_22.05	<b>\$_15.40</b>
Mattress cartons: crib	<b>\$_10.65</b>	<b>\$_13.40</b>	<b>\$4.80</b>
single	<b>\$</b> _14.80	<b>\$_18.20</b>	<b>\$</b> 9.90
double	<b>\$_</b> 16.60	\$_20.20	<b>\$_</b> 11 <i>.</i> 95
queen	\$_27.00	\$_32.70	\$_20.50
king	\$_27.00	\$_32.70	<b>\$_20.50</b>
Mattress cover: paper or plastic	<b>\$_15.35</b>	<b>\$_17.15</b>	<b>\$_10.50</b>
Mirror carton	\$_35.05	<b>\$_43.</b> 10	\$_15.95
Wooden crate (per cu. ft.)	\$_20.20	<b>\$_24.60</b>	\$
Tape per roll	\$	\$	<b>\$_4.35</b>
Bubble wrap per box	\$	\$	\$
Newsprint per pound	\$	\$	<b>\$_1.25</b>
Office cartons legal & letter size	\$	\$	<b>\$_5.50</b>
Bins	\$	\$	\$
Machine/Computer carts	\$	\$	\$
Library carts	\$	\$	\$
Other (list)	\$_18.00	\$_21.65	<b>\$_12.55</b>

#### B). OTHER:

Overtime packing and material:

15% will be added to "Materials and Packing Only" charges.

C). DELIVERY OF PACKING MATERIAL (cost per delivery) \$\_92.40

Certificate No:. 31222 Effective Date: August 30, 2010 Issue Date: August 30, 2010 No. 1 ITEM 2. LABOR CHARGES, (Per Man Per Hour) Covering all services for which no charges are provided elsewhere: Sunday & Holiday Overtime Regular Hours \$ 58.90 \$ 75.05 \$ 42.75 ITEM 3. SERVICING & UNSERVICING (Not applicable on hourly rate move): Covering servicing and unservicing of household appliances or other articles requiring special services for Safe transportation subject to request of shipper and provisions of Rule 11. Servicing at origin: First article \$ 31.20 Each additional article \$ 18.50 \$ 31.20 Unservicing at destination: First article Each additional article \$\_18.50 ITEM 4. **EXTRA PICKUP OR DELIVERY** (Not applicable on hourly rate moves): \$ 98.15 Per additional stop: ITEM 5-A. PIANO/ORGAN HANDLING CHARGE (Not applicable on hourly rate move): \$ 92.40 per article Pipe organs, grand pianos & all other pianos in excess of 38" in height All other pianos & organs less than 38" in height \$ 92.40 per article ITEM 5-B. PIANO/ORGAN FLIGHT CARRY CHARGE (Not applicable on hourly rate move): Note: A flight shall consist of at least 8 steps. This charge is in addition to piano/organ handling charges, Above, but not assessed when elevator or stair carry charges apply. Inside building: first flight \$ 18.50 each additional flight \$ 18.50 other Outside building: first flight \$ 18.50 each additional flight \$ 18.50 other ITEM 5-C. PIANO/ORGAN EQUIPMENT RENTAL CHARGE: Pipe organs, grand pianos & all other pianos in excess of 38" in height All other pianos & organs less than 38" in height \$ 57.75

Company Name: New World Van Lines, Inc.

Company Name: New World Van Lines, Inc. Certificate No:. 31222

Certificate No:. 31222 Issue Date: August 30, 2010

ITEM 6. BULKY ARTICLES AND WEIGHT ADDITIVES (Not applicable on hou	rly rate moves):
Note: These charges are in addition to net weight or cubic ft. measurement of shipment.	
Automobile, trucks, vans, dune buggies & all terrain & Specialty motor vehicles	\$_109.70each
Motorcycles of 250cc and over	\$63.50each
Boats, canoes, skiffs, sailboats and boat trailers	\$63.50each
Tractors, and riding mowers of 25 h.p. and over	\$92.40each
Tractors and riding mowers of less than 25 h.p.	\$63.50each
Snowmobiles or riding golf carts	\$63.50each
Trailers (utility & pop-up)	\$72.75each
Campers (unmounted on trucks)	\$_115.50each
Campers mounted on pickup trucks; apply truck charge above	
Playhouses, tool sheds, utility sheds, (set up, not dismantled) in excess of 100 cu. ft.	\$_115.50each
Airplanes or gliders (except hang gliders): 120 lbs. per linear ft, of total length of fusela	ge \$each
Canoes and skiffs 14' and over in length: 40 lbs. per linear ft. of total length	\$each
Boats 14 ft. and over in length: 115 lbs. per linear ft. total length	\$each
Boat trailer (any length): 75 lbs. per linear ft. total length	\$each
Sailboats 14 ft. and over in length: 125 lbs. per linear ft. total length	\$each
Trailers (boat, travel & mini-mobile homes): 300 lbs. per linear ft. of total length	\$each
Other: Large screen TV, 40 inches and more Grandfather clock	\$_80.85each \$_24.25each \$ \$

Certificate No:. 31222

Issue Date: August 30, 2010 Effective Date: August 30, 2010

No. 1

# ITEM 7. ELEVATOR, STAIR & EXCESSIVE DISTANCE CARRY CHARGES (Not applicable on hourly Note: Elevator or stair and excessive distance carry charges will apply to pickup or delivery, except as Shown in Item 5 and for single family dwellings. Elevators: Where pickup or delivery involves use of adequate elevator service up or down one or more flights (see note 4). One or more flights at origin (see notes 2 & 3) \$\_2.15\_\_\_\_\_ per\_\_cwt\_\_\_ \$\_2.15\_\_\_\_\_ per\_\_cwt\_\_\_ One or more flights at destination (see notes 2 & 3) Stairs: (inside a building): Where pickup or delivery involves carriage up or down one or more flights of stairs (see note 4) \$\_1.35 \_\_\_\_\_per\_\_cwt\_\_\_ \$\_1.35 \_\_\_\_\_per\_\_cwt\_\_\_ For each flight at origin For each flight at destination Stairs: (outside) attached to a building: Where pickup or delivery involves carriage up or down one or more flights of stairs (see note 7) \$\_1.35\_\_\_\_\_ per \_\_cwt\_\_ \$\_1.35\_\_\_\_\_ per \_\_cwt\_\_\_ For each flight at origin For each flight at destination Extra Carry: Where pickup or delivery involves an excessive distance carry (see note 8) For each extra carry at origin For each extra carry at destination Other: Note 1. Elevator and stair carry charges will not apply when service is performed within a single family dwelling unless primary point of pickup or delivery is other than main floor. Note 2. When more than one elevator is used within a building, the cwt charge applies per shipment, not per elevator. Note 3. When stairs or elevators are both available, charge will be based on the method that results in lower cost. Note 4. One inside flight shall mean from one complete floor to an above or below floor. Note 5. Charges will be based on actual weight of shipment, except when under provisions of Rule 32 portions of the shipment are picked up or delivered at more than one place, the charges will apply only to actual weight of that portion of the shipment picked up or delivered at other than the ground floor. Note 6. Charges in this item will be in addition to charges in Item 5, except as otherwise provided for therein. Note 7. Outside a building, the first flight shall consist of 8, but not more than 20 steps. Steps less than 8 will not be considered a flight.

Note 9. When a piano and/or organ is included in shipment, the handling charge for pianos and organs provided in

b), the applicable individual apartment or office main door within a multiple occupancy building.

Note 8. An extra carry means each carriage of 50 feet or fraction thereof after the first 75 feet (not including elevator

or stair distance for which charges herein apply) between the vehicle and.

Item 5 will be in addition to the applicable charges in this Item.

a), the entrance door of a detached or single family dwelling, or

	any Name: New World Van Lines, Inc.		
	Date: August 30, 2010	Effective Date:	August 30, 2010 No. 1
ITEM 8	3. REWEIGHING CHARGE (Not applicable on how The carrier, upon request of shipper, owner or consign when practicable to do so will reweigh the shipment. be used for determining the applicable charges. If the excess of the initial net scale weight or if the different the reweigh net scale weight is less than 100 pounds or two percent or less of the lower net scale weight of the reweigh charge shall be	thee, made prior to delive The lower of the two nees reweigh develops a need to be tween the initial need on a shipment weighing an shipment in excess of	et scale weights shall t scale weight in et scale weight and 5000 pounds or less 5000 pounds,
ITEM 9	An additional charge for each overtime loading or ea When service is performed between the hours of 5 p. Friday or all day Saturday:  When service is performed on Sundays or holidays:	ch overtime unloading v m. and 8 a.m. Monday t \$5	vill be:
	Note 1: The above charges apply when this service is is required by prevailing laws or ordinances, or is ren his agent made in writing and the shipper or his agent charge for this service before the loading and/or unlo Note 2: These charges shall not apply when the service	dered at the specific req t is notified he will be a ading begins.	uest of the shipper or ssessed the legal tariff
ITEM 1	This overtime service will be rendered at the option of the carrier (No. 1997). WAITING TIME. Not the fault of the carrier (No. 1997). Free waiting time Rate application Apply rates from		hour(s)
	Note 1. Unless otherwise provided by agreement, lo between the hours of 8 a.m. and 5 p.m. and waiting ti hours, subject to allowable free waiting time.		
	Note 2. At expiration of free waiting time, additional carrier's convenience.	I waiting time service w	rill be subject to
	Note 3. When through no fault of the carrier, deliver necessary for the carrier's vehicle and personnel to re required for travel from destination to terminal will b applied, including time after 5 p.m. If the shipment or reloading, the travel time from carrier's terminal to depayable at the appropriate hourly rate. If the shipment for delivery, the shipment will be subject to the carrier considered as a new shipment and billed at the application.	eturn to the carrier's term e considered waiting ting annot be redelivered with estination will be consider that must be unloaded and er's warehouse charges a	ninal, the time ne and the hourly rate thout loading or lered as waiting time, thereafter reloaded
ITEM 1	1. ADDITIONAL TRANSPORTATION CHARGE All shipments of household goods, having either an obelow, will be subject to an additional transportation destination.  COUNTIES OF:all counties	rigin or destination in the charge, applicable once	ne areas described at origin or
		\$	2.75 per cwt

Certificate No:. 31222

Issue Date: August 30, 2010 Effective Date: August 30, 2010

No. 1

SE	C	TY	$\alpha$	NT.	TT
SH.	<b>(</b> )	1 11		V	11

## TRANSPORTATION RATES (TIME BASIS)

#### **Residential Moves**

Rates in this section apply on shipments transported \_\_25\_\_\_\_\_ miles or less, except commercial moves or special commodities moves. Time will be computed from time vehicle and helpers report at original point of loading until completion of unloading and placement at final destination, less time spent for meals and/or vehicle breakdown.

#### ITEM 1. TRAVEL TIME

Travel time is a charge not based upon geographical location or carrier. These charges are in addition to all other tariff charges and includes one-way mileage from origin to destination based on latest issue of the Household Goods Carrier Bureau Mileage Guide.

Times will be computed at hourly rate applicable. Rates from Item 2 will apply.

0	to25	miles	1 hours
	to	miles	hours
	to	miles	hours
each ad	ditional	miles over miles	hours
other:			

## ITEM 2. RATES

Regular hours apply when service is requested to be performed 8:00am to 4:30pm Monday through Friday. Overtime rates apply when services is requested to be performed weekdays after 4:30pm & all day Saturday, Sunday and holidays.

Minimum charge of 3 hours on regular time moves.

Minimum charge of 4 hours on overtime moves.

Minimum charge of \_\_\_6\_\_ hours on Sunday and Holiday moves.

## RATES PER VAN AND DRIVER:

Regular work hours	Overtime hours	Sunday & Holiday hours
\$ 95.00	\$120.00	\$145.00

#### RATES PER HELPER:

	Regular work hours	Overtime hours	Sunday & Holiday hours
1 man	\$ 42.70	\$ 60.05	\$ 76.20
2 men	\$ 85.45	\$ 120.10	\$ 52.45
3 men	\$ 117.70	\$ 180.20	\$ 228.70
4 men	\$ 170.95	\$ 240.25	\$ 304.90
5 men	\$ 213.65	\$ 300.50	\$ 381.15

#### RATES PER SUPERVISOR (when authorized in writing by shipper)

	\$ 51.95	\$64.70	\$80.85
--	----------	---------	---------

#### OTHER CHARGES:

Company Name: New World Van Lines, Inc. Certificate No:. 31222

Certificate No:. 31222 Issue Date: August 30, 2010

Effective Date: August 30, 2010 No. 1

3. RESIDENTIAL MOVES – CUBIC FOOT BASIS  Residential moves will be on a cubic foot basis (when):		
Minimum_	cubic foot.	
	(Mover insert cubic foot schedule)	

Certificate No:. 31222

Issue Date: August 30, 2010 Effective Date: August 30, 2010

No. 1

## **SECTION III**

## TRANSPORTATION RATES (WEIGHT AND MILEAGE BASIS)

#### Residential Moves

Rates in this section apply commercial moves or spec	· · · · · · · · · · · · · · · · · · ·	_26	miles or more except on
Supervisor (When authorize	zed in writing by shipper)		
Regular Hours	Overtime Hours	Sund	lay & Holiday hours
\$ 51.95	\$ 64.70	\$ 80.	.85

Rates are in dollars and cents per 100 pounds applied to actual weight subject to minimum weights as provided. Rates including loading, unloading and actual movement of property from origin to destination, but do not include accessorial service charges. Break point indicates weight at which lower charge develops by use of lowest weight and applicable weight and applicable rate in next higher bracket.

(Mover provide weight/mileage schedule)

See attached page 26A

Add to the above rate \_\_\_\_\_ cents for each additional 100 miles or fraction thereof in excess of the distance shown in the rate table to obtain per hundred pound rate applicable on the shipment

Certificate No:. 31222

Issue Date: August 30, 2010 Effective Date: August 30, 2010

No. 1

SECTION IV	<b>/</b>	WAR	EHOUSING		
CHOOS	SE ONE COLU	MN ONLY:			
	Per Cu. Ft.	Per CWT	Per Pallet	Per Container	Other (Per
Storage per Mo.		\$ 6.95	\$	\$	\$
Handling in	\$ \$	\$ 6.95	\$ \$	\$	\$
Handling out Minimum	\$ \$	\$ 4.60 \$ 184.80	\$ \$	\$ \$	\$ \$
Access Fee:					
Platform Fee: Other:					
omer.					

# ALL OTHER CHARGES OR EXCEPTIONS TO TERMS AND CONDITIONS NOT INCLUDED IN THIS TARIFF: (List)

## ITEM 1. RELEASED VALUE RATES:

Minimum legal liability of carriers at sixty cents (\$.60) per pound per article. If you will permit a higher designation of liability per pound, specify the rates to be charged:\_Full replacement value protection can be ordered by the customer for fifty cents (\$0.50) per \$100.00 of declared value with a minimum of \$5.00 per pound or \$25,000 whichever is greater.

## ITEM 2. DELIVERY OUT OF STORAGE:

see attached page 27A

Company Name: New World Van Lines, Inc. Certificate No:. 31222	
Issue Date: August 30, 2010	Effective Date: August 30, 2010 No. 1
	140. 1
This page left intentionally blank	